1	FISHER & PHILLIPS LLP				
2	JEFFREY D. WINCHESTER, ESQ. Nevada Bar No. 10279				
3	3993 Howard Hughes Parkway				
4	Suite 650 Las Vegas, Nevada 89169				
5	Telephone: (702) 252-3131 Facsimile: (702) 252-7411				
6					
7	Attorneys for Defendants Starpoint Resort Group, Inc. and Geoholiday Development, LLC				
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
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10					
11	RICK BRUNTON and MICHAEL LEBER	Case No.: 2:09-cv-01101			
12	individually and on behalf of all other	NOTICE OF REMOVAL OF			
13	similarly situated,	ACTION			
14	Plaintiffs,				
15	V.				
16	STARPOINT RESORT GROUP, INC.				
17	and GEOHOLIDAY DEVELOPMENT, LLC, and "JOHN DOES", name				
18	fictitious, actual name and number unknown,				
19					
20	Defendants.				
21	TO: UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA:				
22	PLEASE TAKE NOTICE that Defendants, Starpoint Resort Group, Inc. and				
23	Geoholiday Development, LLC, by and through their counsel, Fisher & Phillips LLP,				
24	hereby file this Notice of Removal of Action of this cause from the Eighth Judicial				
25	District Court of the State of Nevada, Case No. A587844 (the "State Action"), in which				
26	it is now pending, to the United States District Court for the District of Nevada, and				
27	respectively states as follows:				
28	1. The jurisdiction of this court is invoked under 28 U.S.C. § 1331.				
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FISHER & PHILLIPS LLP	3993 Howard Hughes Parkway, Suite 650	Las Vegas, Nevada 89169	
FISHER & PHILLIPS LLP	3993 Howard Hughes Parkway, Suite 650	Vegas, Nevada	

2.	On April 15, 2009, Plaintiffs filed their Compla	int in the State Action				
which docum	nent was served on Defendants on June 2, 2009.	Copies of all process				
pleadings and orders served on said Defendants in connection with the State Action are						
appended her	reto.					

- 3. The grounds for removal are as follows: The Complaint alleges claims under the Fair Labor Standards Act (29 U.S.C. §§ 206 and 207 et. seq.), presenting federal questions under 28 U.S.C. § 1331.
- 4. The Court has supplemental jurisdiction over the state-law causes of action in the Complaint pursuant to 28 U.S.C. § 1367.
- 5. This Notice of Removal of Action is executed pursuant to Rule 11 of the Federal Rules of Civil Procedure.

Dated this 19th day of June, 2009

FISHER & PHILLIPS LLP

/s/ Jeffrey D. Winchester JEFFREY D. WINCHESTER, ESO. 3993 Howard Hughes Parkway, Suite 650 Las Vegas, NV 89169 Attorneys for Defendants Starpoint Resort Group, Inc. and Geoholiday Development, LLC

CERTIFICATE OF ELECTRONIC SERVICE

This is to certify that on the 19th day of June, 2009, the undersigned, an employee of Fisher & Phillips, LLP, electronically filed the foregoing NOTICE OF **REMOVAL OF ACTION** with the U.S. District Court, and a copy was electronically transmitted from the court to the e-mail address on file for Mark R. Thierman, Esq. and Leon Greenberg, Esq.

> By: /s/ Maria E. Warkentin An employee of Fisher & Phillips, LLP